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Attorneys for Defendants
HARRAH'S LAUGHLIN, LLC; CAESARS ENTERTAINMENT
RESORT PROPERTIES, LLC, DAVE ENSRUD; CANDI BASSO;
and TOM ALLRED

UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

MARK WOOLARD,
Plaintiff,

vs.

HARRAH'S LAUGHLIN, LLC;
CAESARS ENTERTAINMENT RESORT
PROPERTIES, LLC, DAVE ENSRUD as
an individual and employee, agent; CANDI
BASSO, as an individual and employee,
agent; TOM ALLRED, as an individual
and employee, agent; DOES 1-100, ROES
CORP/LLCS 1-100, et al.,

Defendants.

Case No. 2:14-cv-1408-RFB-CWH

**STIPULATION AND ORDER TO DISMISS
ENTIRE ACTION WITH PREJUDICE**

Plaintiff, MARK WOOLARD ("Plaintiff") and Defendants, HARRAH'S LAUGHLIN, LLC,
CAESARS ENTERTAINMENT RESORT PROPERTIES, LLC, DAVE ENSRUD, CANDI
BASSO, and TOM ALLRED (hereinafter jointly "Defendants"), by and through their respective
counsel, do hereby stipulate and respectfully request an order dismissing the entire action with
prejudice.

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1 Each party shall bear its own costs and fees for the claims dismissed by this Stipulation and
2 Order.

3 Dated: October 30th, 2015

Dated: November 2, 2015

4 ROBERT P. BETTINGER, ESQ.

LITTLER MENDELSON

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6 By: 
7 ROBERT P. BETTINGER, ESQ.

By: 
PATRICK H. HICKS, ESQ.
RACHEL SILVERSTEIN, ESQ.

8 Attorneys for Plaintiff
9 MARK WOOLARD

Attorneys for Defendants
HARRAH'S LAUGHLIN, LLC;
CAESARS ENTERTAINMENT RESORT
10 PROPERTIES, LLC, DAVE ENSRUD, CANDI
11 BASSO and TOM ALLRED

12 IT IS SO ORDERED:

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14 
15 RICHARD F. BOULWARE, II
16 United States District Judge

17 Firmwide:136700261.1 083558.1115

DATED thi 9th day of November, 2015.